

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF OHIO
EASTERN DIVISION

UNITED STATES OF AMERICA

vs.

: NO. _____
18 U.S.C. §2113(a), (d) & (e)
18 U.S.C. §924(c) (1) (A) (i) & (ii)
18 U.S.C. §2

LAVELLE W. PARKS
JABROWN R. PARKS
CHAZ E. FRIER

I N D I C T M E N T

THE GRAND JURY CHARGES:

COUNT 1

On or about September 15, 2003 in the Southern District of Ohio, the defendants, LAVELLE PARKS and CHAZ FRIER, did take by force and violence, or by intimidation, from the person and presence of another, approximately \$14,952.00, belonging to and in the care, custody, control, management, or possession of U.S. Bank, 2970 E. Main Street, Columbus, Ohio, a bank whose deposits were then insured by the Federal Deposit Insurance Corporation, and in so doing, did cause to be put in jeopardy the lives of bank employees by means and use of a dangerous weapon, that is a firearm.

In violation of 18 U.S.C. §2113(a)&(d) and §2.

COUNT 2

On or about September 15, 2003 in the Southern District of Ohio, the defendants, LAVELLE PARKS and CHAZ FRIER, did knowingly use, carry or brandish a firearm and/or firearms, in particular semi-automatic pistols, during and in relation to a crime of violence, that is, armed bank robbery, in violation of 18 U.S.C. §2113(a)&(d) and §2.

In violation of 18 U.S.C. §924(c)(1)(A)(i)&(ii), and §2.

COUNT 3

On or about December 2, 2003 in the Southern District of Ohio, the defendants, LAVELLE PARKS, CHAZ FRIER and JABROWN PARKS, did take by force and violence, or by intimidation, from the person and presence of another, approximately \$5,347.00, belonging to and in the care, custody, control, management, or possession of First Federal Savings and Loan, 182 West Broad Street, Pataskala, Ohio, a bank whose deposits were then insured by the Federal Deposit Insurance Corporation, and in so doing, did cause to be put in jeopardy the lives of bank employees by means and use of a dangerous weapon, that is a firearm and further, in committing such offense or in attempting to avoiding

apprehension for the commission of such offense, defendants
LAVELLE PARKS, CHAZ FRIER and JABROWN PARKS, did kill Daryl A.
Williams II.

In violation of 18 U.S.C. §2113(a), (d)&(e) and §2.

COUNT 4

On or about December 2, 2003 in the Southern District
of Ohio, the defendants, LAVELLE PARKS, CHAZ FRIER and JABROWN
PARKS, did knowingly use, carry or brandish a firearm and/or
firearms, in particular semi-automatic pistols, during and in
relation to a crime of violence, that is, armed bank robbery, in
violation of 18 U.S.C. §2113(a)&(d) and §2.

In violation of 18 U.S.C. §924(c)(1)(A)(i)&(ii), and
§2.

A True Bill.

Grand Jury Foreman

GREGORY G. LOCKHART
United States Attorney

GARY L. SPARTIS
DEPUTY CRIMINAL CHIEF